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#### 1 PETERSON WATTS LAW GROUP, LLP GLENN W. PETERSON, ESQ. (SBN 126173) 2 RICHARD J. PLACIDO, ESQ. (SBN 317334) 2267 Lava Ridge Court, Suite 210 3 Roseville, CA 95661 4 Telephone: (916) 780-8222 Fax No: (916) 780-8775 5 Attorneys for Plaintiff/Counter-Defendant, 6 Sourdough & Co., Inc. 7 UNITED STATES DISTRICT COURT 8 EASTERN DISTRICT OF CALIFORNIA 9 10 Case No.: 2:20-cv-01226-TLN-CKD SOURDOUGH & CO., INC. 11 STIPULATION AND ORDER FOR Plaintiff, FURTHER MODIFICATION OF 12 INITIAL PRETRIAL SCHEDULING v. ORDER 13 WCSD, INC., a California corporation; GSD 14 FOODS, INC., a California corporation; GURMINDER BHATIA, an individual; 15 GURMEET BHATIA, an individual; DAVINDER SINGH, an individual; 16 POWERGLIDE HOLDINGS, LLC, a California limited liability company; KALDEEP UPPAL, an 17 individual; KARNDEEP UPPAL, an individual; and SD-FOLSOM, INC., a California corporation; 18 and DOES 1-25, 19 Defendants. WCSD, INC., a California corporation; 20 21 Counter-Claimant, v. 22 23 SOURDOUGH & CO., INC., a California corporation, 24 Counter-Defendant. 25 26 Plaintiff Sourdough & Co., Inc., Defendant/Plaintiff/Counter-Claimant WCSD, Inc. and 27 Defendants/Counter-Claimants GSD-Foods, Inc., Gurmeet Bhatia, Gurminder Bhatia, Davinder

Singh, Powerglide Holdings, LLC, Kaldeep Uppal, Karndeep Uppal, SD-Folsom, Inc. and David

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1	Bagley through their respective attorneys of record in this consolidated proceeding, hereby stipulate
2	to further modification of the Court's Initial Scheduling Order [Docket No. 3] as set forth below.
3	WHEREAS, Plaintiff WCSD, Inc. filed its In Rem Complaint for Declaratory and Injunctive
4	Relief in the United States District Court, Eastern District of Virginia, Alexandria Division, Case
5	No. 1:20-cv-00629 (the "Domain Name Proceeding") on June 4, 2020;
6	WHEREAS, Plaintiff Sourdough & Co., Inc. filed its Complaint in the United States District
7	Court, Eastern District of California, Sacramento Division, Case No. 2:20-cv-01226 (the
8	"Trademark Proceeding") on June 17, 2020;
9	WHEREAS, the Court entered its Initial Scheduling Order in this proceeding on June 18,
10	2020 [Docket No. 3];
11	WHEREAS, the Domain Name Proceeding matter was transferred to the United States
12	District, Eastern District of California, Sacramento Division, on or around July 30, 2020;
13	WHEREAS, on April 1, 2021, the Domain Name Proceeding and the Trademark Proceeding
14	were consolidated by the Court's Order Upon Stipulation [Docket No. 30], which also modified the
15	Initial Scheduling Order to set the following deadlines;
16	1. November 30, 2021: Discovery cut-off;
17	2. January 31, 2022: Disclosure of expert witnesses; and
18	3. February 28, 2022: Supplemental designation of expert witnesses.
19	WHEREAS, on January 6, 2022, the parties stipulated to extend the discovery cut-off and
20	related deadlines as follows;
21	1. May 31, 2022: Discovery cut-off;
22	2. July 30, 2022: Disclosure of expert witnesses; and
23	3. August 31, 2022: Supplemental designation of expert witnesses.
24	WHEREAS, on February 6, 2023, the parties stipulated to extend the discovery cut-off and
25	related deadlines as follows;
26	1. To extend the percipient discovery cut-off from May 31, 2022, to June 30, 2023;
27	2. To extend the disclosure of expert witness deadline from July 30, 2022, to August 31,
28	2023;
	'

## 3. To extend the deadline to disclose supplemental expert witnesses from August 31, 2022, to 1 2 September 30, 2023; and 3 4. That all other deadlines shall be calculated as reflected in the Court's Initial Scheduling 4 Order. 5 WHEREAS, the parties have agreed that additional time is needed to conduct discovery in order to prepare for trial in this matter; and 6 7 WHEREAS, in light of the above, the parties have agreed to extend the deadlines for 8 discovery cut-off, disclosure of expert witnesses and supplemental disclosure of expert witnesses. 9 NOW, THEREFORE, the parties hereby stipulate and agree as follows: 10 1. To extend the percipient discovery cut-off from June 30, 2023, to July 31, 2023; 11 2. To extend the disclosure of expert witness deadline from August 31, 2023, to 12 **September 30, 2023;** 13 3. To extend the deadline to disclose supplemental expert witnesses from September 30, 14 **2023**, to October 31, 2023; and 4. That all other deadlines shall be calculated as reflected in the Court's Initial 15 16 Scheduling Order. 17 DATED: May 23, 2023 PETERSON WATTS LAW GROUP, LLP 18 19 /s/ GLENN W. PETERSON By: GLENN W. PETERSON 20 Attorneys for Plaintiff/Counter-Defendant 21 22 DATED: May 23, 2023 **HUGHEY GENTRY, LLP** 23 By: /s/ GALEN M. GENTRY GALEN M. GENTRY 24 Attorneys for Defendants and Cross-Complainant 25 26 27 28

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# ORDER UPON STIPULATION

Pursuant to the parties' joint Stipulation for Further Modification of Initial Pretrial Scheduling Order in this matter, and good cause appearing therefor, the Court now orders that the Initial Pretrial Scheduling Order be further modified as noted above.

Troy L. Nunley

United States District Judge

PURSUANT TO STIPULATION, IT IS SO ORDERED.

DATED: May 23, 2023